State of South Dakota

SEVENTY-SECOND SESSION LEGISLATIVE ASSEMBLY, 1997

723A0380

SENATE COMMERCE COMMITTEE ENGROSSED NO. HB1022 - 2/26/97

Introduced by: The Committee on Commerce at the request of the One-Call Notification Board

- 1 FOR AN ACT ENTITLED, An Act to revise certain provisions relating to the one-call
- 2 notification system.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 49-7A-2 be amended to read as follows:
- 5 49-7A-2. The Statewide One-Call Notification Board is established as an agency of state
- 6 government administered by the Public Utilities Commission and funded solely by revenue
- 7 generated by the one-call notification center. Any interest earned on money in the state one-call
- 8 fund shall be deposited in the fund. The money is continuously appropriated to the board to
- 9 <u>implement and administer the provisions of this chapter.</u> The one-call notification center may be
- 10 organized as a nonprofit corporation. The one-call notification center shall provide a service
- through which a person can notify the operators of underground facilities of plans to excavate
- and to request the marking of the facilities. All operators are subject to this chapter and the rules
- promulgated thereto.
- 14 Section 2. That § 49-7A-5 be amended to read as follows:
- 15 49-7A-5. No excavator may begin any excavation without first notifying the one-call

- 2 - HB 1022

notification center of the proposed excavation. The excavator shall give notice by telephone or, facsimile, in person, or by other methods approved by the board pursuant to rules promulgated pursuant to chapter 1-26 to the one-call notification center at least forty-eight hours prior to the commencement of the excavation, excluding Saturdays, Sundays, and legal holidays of the state, but not more than ten business days prior to any excavation. Notice to the one-call notification center is notice to each member of the one-call notification center, except in instances when an operator directs the one-call notification center to require the excavator to personally contact the operator. In such instance the center shall furnish the excavator with information necessary to contact the operator. No member is required to accept notification more than ten business days prior to the excavation unless it is by an engineer for planning purposes for projects that may affect the underground facilities. Once notice is given it is effective for the duration of the excavation. However, if the markings made by the operator pursuant to § 49-7A-8 disappear the excavator shall provide notice again as required by this chapter.

14 Section 3. That § 49-7A-6 be amended to read as follows:

49-7A-6. The notice shall contain the name, address and telephone number of the person making the notification; the name, address and telephone number of the excavator; the date and time when excavation is scheduled to begin; the depth of planned excavation; the type and extent of excavation being planned including whether the excavation involves tunneling or horizontal boring; and, if applicable, whether the use of explosives is anticipated. Any phone number given by the excavator shall provide access to the excavator during normal business hours. The notice shall also contain location of the excavation by any one or more of the following means:

- (1) A specific street <u>or rural</u> address, <u>which has a numbered address on a marked street</u>

 <u>or avenue that is publicly recorded</u>;
- 24 (2) A reference to a platted lot number of record; or
- 25 (3) A specific quarter section by section, range, township and county.

- 3 - HB 1022

1 <u>In each notice the excavator shall describe the area to be excavated. The excavator shall flag</u>

2 or mark the site or boundaries of the excavation. If it is impractical to flag, mark, or describe the

3 excavation, the excavator shall schedule a meeting with the operators to inform them of the

extent of the excavation on the site. The one-call notification center may not confirm the notice

5 until the excavator complies with this section.

Section 4. That § 49-7A-8 be amended to read as follows:

49-7A-8. An operator shall, upon receipt of the notice provided for in §§ 49-7A-5 and 49-7A-6, advise the excavator of the location of underground facilities in the proposed excavation area by marking the location of the facilities with stakes, flags, paint, or other clearly identifiable marking within eighteen inches horizontally from the exterior sides of the underground facilities. The location shall be marked using American Public Works Association color standards. The operator shall respond no later than forty-eight hours after receipt of the notice, excluding Saturdays, Sundays, and legal holidays of the state or at a time mutually agreed to by the parties. If excavation damage to an underground facility is possible Excavators shall maintain a minimum horizontal clearance of eighteen inches between a marked underground facility and the cutting edge of any mechanical equipment. If excavation is required within eighteen inches, horizontally, the excavator shall expose the facility with hand tools and shall protect and support the facility prior to further excavation with mechanical equipment.

Section 5. That § 49-7A-11 be amended to read as follows:

49-7A-11. If an excavation is being made in a time of emergency, all reasonable precautions shall be taken to protect the underground facilities. In such a case, the excavator shall give notification, substantially in compliance with § 49-7A-5 as soon as practical, that an emergency exists, and each member shall as soon as practical or no longer than within four hours provide to the excavator all location information reasonably available to the excavator. Any operator who determines that its facilities will not be impacted by the notice, shall immediately notify the

- 4 - HB 1022

- 1 excavator that the operator's facilities are clear from the excavation. An excavator requesting a
- 2 location due to an emergency shall provide the name and the phone number of a person who has
- 3 knowledge regarding the excavation. Any operator or excavator who violates this section may
- 4 be assessed a one hundred dollar civil penalty by the board for each violation. Any person
- 5 requesting a location due to an emergency and the board determines no emergency exists, may
- 6 <u>be assessed a civil penalty of one hundred dollars by the board.</u>
- 7 Section 6. That § 49-7A-12 be amended to read as follows:
- 8 49-7A-12. If any underground facility is damaged, dislocated, or disturbed in advance of or
- 9 during excavation work, the excavator shall immediately notify the operator of the facility, or,
- if unknown, the one-call notification center of such damage, dislocation, or disturbance. No
- excavator may conceal or attempt to conceal such damage, dislocation, or disturbance, nor may
- 12 that excavator attempt to make repairs to the facility unless authorized by the operator of the
- 13 facility.
- Section 7. That § 49-7A-16 be repealed.
- 15 49-7A-16. The provisions of §§ 49-7-5 to 49-7-10, inclusive, do not apply to any person
- who is a member of the one-call notification center.
- 17 Section 8. That § 49-7-5 be repealed.
- 49-7-5. Any person owning or having control of any pipes, wires, cables or other facilities
- 19 for the transmission of gas, oil, electricity, water, communications or other products or services,
- 20 which are buried beneath the surface of the ground, including areas within the limits of any
- 21 political subdivision, shall give written notice thereof to the office of the register of deeds in the
- 22 county where the facilities are located. This notice shall be submitted on a standard white five
- 23 inch by eight inch card as provided in § 49-7-9. The card shall state the name, address and
- 24 telephone number of the owner or person having control of the facilities, and shall contain a
- 25 description of the location of these facilities by section number; township number; township

- 5 - HB 1022

1 name, if there is one; range number; and name of municipality. Railroads and the state

- department of transportation are not required to file this notice for their facilities buried on their
- 3 rights-of-way, nor are the owners of real property required to file this notice for their facilities
- 4 buried entirely on their property.

2

- 5 Section 9. That § 49-7-6 be repealed.
- 6 49-7-6. The register of deeds of each county where the facilities described in § 49-7-5 are
- 7 buried shall establish and maintain a uniform file system containing the information furnished by
- 8 the owner or person having control of these facilities. This file shall contain listings of buried
- 9 facilities located by section, range, township, and, where applicable, by municipality.
- Section 10. That § 49-7-7 be repealed.
- 49-7-7. If a notice provided for in § 49-7-5 has been filed in the office of the register of 11 12 deeds, any person intending to conduct any digging, grading, leveling, excavating, blasting, or 13 similar activities upon the lands described in the notice shall request the person owning or 14 controlling the facilities to accurately locate them upon the land where they are situated, at least 15 two days per location, not counting Saturdays, Sundays, and legal holidays, before the 16 commencement of the activity. Within the two days, the owner or person controlling the facilities 17 shall accurately locate them and provide this information to the person requesting it. The two day 18 notice requirement shall not apply in the case of an emergency.
- 19 Section 11. That § 49-7-8 be repealed.
- 21 chapter to be given to the county register of deeds' office in the county wherein the facilities are
 22 located shall contain the name, address, and telephone number of the person owning or
 23 controlling the buried facility; the date the card is submitted; a description of the type of buried
 24 facility; the township number, township name if any; section number, range number, and name
 25 of municipality; a grid showing the thirty-six sections within that particular township, each

- 6 - HB 1022

1 section having a separate square within the grid; and the phrase, "This information was submitted 2 by the owners or controllers of the buried facility in question. The county register of deeds 3 assumes no responsibility for the accuracy of the information." The location of the facilities shall 4 be indicated by the owners or controllers of the facilities by placing an "X" through the 5 appropriate section or sections on the grid. It shall be the responsibility of the owner or 6 controller of the facility to keep the file current. 7 Section 12. That § 49-7-9 be repealed. 49-7-9. All notices filed under this chapter shall be filed on a standard white five inch by eight 8 9 inch card of the following form: 10 _____County Twp. Name Twp. No. Range No. 11 12 13 Name of City______ Date Information Submitted_____ 14 Name of Facilities Controller_____ 15 Address & Zip______, _____Phone No. _____ 16 17 Description of Underground Facilities (check one) Electric _____ Telephone ______Water ____ Gas _____ Oil _____ Irrigation _____ Sewer ___ Other 18 19 This information was sub- 6 5 4 3 2 1 20 mitted on this card by the 21 owner or controller of the 7 8 9 10 11 12 ("X" the appropriate 22 buried facility in ques-23 tion. The County Register of 18 17 16 15 14 13 section(s) involved Deeds assumes no responsi-24

25

bility for the accuracy of 19 20 21 22 23 24

- 7 - HB 1022

the information contained

1

- 2 on this card. 30 29 28 27 26 25
- 31 32 33 34 35 36
- 4 This card form to be filed with Register of Deeds in County (statewide form) applicable.
- 5 Section 13. That § 49-7-10 be repealed.
- 6 49-7-10. There is hereby imposed a filing fee of one dollar for each card filed to be paid
- 7 to the register of deeds in each county by each person who files notice therein. There is
- 8 hereby imposed a fee of fifty cents per copy for all copies furnished by the register of deeds
- 9 to any person.
- Section 14. That § 49-7A-4 be amended to read as follows:
- 11 49-7A-4. The One-Call Notification Board shall by rules, promulgated pursuant to
- chapter 1-26, establish the operating procedures and technology needed for to operate a
- nonprofit one-call notification center, establish a notification process, establish a system of
- 14 <u>standard colors for marking</u>, establish a competitive bidding procedure to select a vendor to
- provide the notification service, and establish a procedure whereby members of the one-call
- notification center share in the costs of the one-call notification center. The rules shall
- 17 provide that any agreement for the notification service entered into by the board may be
- 18 modified from time to time by the board and that any agreement shall be reviewed, with an
- 19 opportunity to receive new bids.
- Section 15. That § 49-7A-3 be amended to read as follows:
- 21 49-7A-3. The one-call notification center shall be governed by an eleven member board who
- shall serve without pay. The board shall consist of one member representing telecommunication
- companies offering local exchange service to less than fifty thousand subscribers; one member
- 24 representing telecommunication companies offering local exchange service to fifty thousand or
- 25 more subscribers; one member representing rural water systems; one member representing rural

- 8 - HB 1022

electric cooperatives; one member representing investor-owned electric utilities; one member representing investor-owned natural gas utilities; one member representing community antenna television systems; one member representing municipalities; one member representing underground interstate carriers of gas or petroleum; one member representing interstate carriers of telecommunication services; and one member two members representing contractors who perform excavation services. The board shall be appointed by the Governor and shall serve

7

staggered three-year terms.

- 9 - HB 1022

1 **BILL HISTORY**

- 2 1/14/97 First read in House and referred to Commerce. H.J. 26
- 3 1/30/97 Scheduled for Committee hearing on this date.
- 4 1/30/97 Commerce Do Pass Amended, Passed, AYES 12, NAYS 1. H.J. 212
- 5 2/3/97 Motion to Amend, Passed. H.J. 275
- 6 2/3/97 House of Representatives Do Pass Amended, Passed, AYES 70, NAYS 0. H.J. 276
- 7 2/4/97 First read in Senate and referred to Commerce. S.J. 313
- 8 2/25/97 Scheduled for Committee hearing on this date.
- 9 2/25/97 Commerce Do Pass Amended, Passed, AYES 7, NAYS 0. S.J. 623